1 2 3 4 5 6 7 IN THE UNITED STATES DISTRICT COURT 8 EASTERN DISTRICT OF CALIFORNIA 9 10 UNITED STATES OF AMERICA, CASE NO. 1:21-CR-00300-JLT-SKO 11 Plaintiff, ORDER AUTHORIZING APPLICATION OF CASH BOND DEPOSIT TO CRIMINAL DEBT 12 v. 13 TREVON ANTHONY MILLER, 14 Defendant. 15 The Court, having reviewed the court's files and the Motion for Order Authorizing Application 16 of Cash Bond Deposit to Criminal Debt, and good cause appearing therefrom, hereby GRANTS the 17 Motion. 18 Accordingly, IT IS ORDERED that the Clerk of the Court shall apply the cash deposit to 19 Defendant's criminal monetary penalties upon entry of the criminal judgment, or, if Defendant is 20 ordered to a period of confinement, upon Defendant's surrender, up to and including the total amount of 21 the criminal monetary penalties imposed in the order stated in the Schedule of Payments section of the 22 Judgment. 23 /// 24 /// 25 /// 26 /// 27 28 1

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IT IS FURTHER ORDERED that if a balance remains on the criminal monetary penalties after the appearance bond is applied, any accrued interest shall also be applied to Defendant's criminal monetary penalties in the order stated in the Schedule of Payments section of the Judgment if the Clerk of the Court receives an IRS form W-9 signed by Defendant.

IT IS SO ORDERED.

Dated: **June 18, 2024**

Olnifu L. Turning United States district Jue